IN THE UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF ILLINOIS

DOUGLAS JOHNSON,)	
Plaintiff,)	22-cv-3718
v.)	
)	Har Dahart W. Cattleman
COOK COUNTY SHERIFF THOMAS)	Hon. Robert W. Gettleman
DART, in his official capacity,)	Hon. Mag. Heather K. McShain
ANTWAUN BACON, a CCDOC officer, and)	
COOK COUNTY, a municipal corporation,)	
)	
Defendants)	

JOINT STATUS REPORT

The Parties, by and through the undersigned counsel, hereby submit the following joint status report:

- 1. Defendant Dart presented a 30(b)(6) witness who was deposed on April 24, 2024.
- 2. Fact discovery closed on April 29, 2024.
- 3. The Plaintiff requests sixty days, up to and including July 3, 2024, to disclose a medical retained expert.
- 4. The Parties propose that the deadline for the deposition of said expert be August 3, 2024.
- 5. The Parties propose that the respective deadlines for the disclosure and deposition of any expert(s) retained by the Defendants be September 3, 2024, and October 4, 2024.
- 6. The Parties have not made any further movement toward settlement, but will further discuss the issue determine whether there is a realistic chance of settlement.

Respectfully Submitted,

/s/ Adrian Bleifuss Prados Adrian Bleifuss Prados Counsel for the Plaintiff

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/s/James O'Connor

James O'Connor Counsel for Defendant Dart

Assistant State's Attorney Civil Actions Bureau Cook County State's Attorney's Office 500 Richard J. Daley Center Chicago, IL 60602 Dated: May 3, 2024

/s/Zachary Stillman Zachary Stillman Counsel for Defendant Bacon

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